

of Andia

EXTRAORDINARY

PART II—Section 3—Sub-section (i) PUBLISHED BY AUTHORITY

No 100]

NEW DEI.HI, FRIDAY, JULY 4, 1958/ASADHA 13, 1880

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MINISTRY OF FINANCE

(Department of Revenue)

NOTIFICATIONS

CENTRAL EXCISES

New Delhi, the 4th July 1958

G.S.R. 568.—In pursuance of sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry and in supersession of the notification of the Government of India, Ministry of Finance (Department of Revenue) GSR No. 153 dated the 19th March 1958, the Central Government hereby exempts cotton fabrics of the description specified in column (2) of the Table hereto annexed, from so much of the duty leviable thereon as is in excess of duty specified in the corresponding entry in column (3) thereof—

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SI No.	Description		Duty
(1)	(2)		(3)
			Naye Paise per square yard
I. Cot	tion fabrics, superfine:		
((a) Grey b) Bleached and not otherwise processed c) Shrink-proofed or/and organdic processed d) Other than bleached, shrink proofed or/and organdic probut dyed, printed, mercensed or/and otherwise che 		24.5 25.0 27.5
	processed		26. 0
II. Co	otton fabrics, fine:		
() ()	a) Grey b) Bleached and not otherwise processed c) Shrink-proofed or/and organdie processed d) Other than bleached, shrink-proofed or/and organdie pro		18·5 19·0 21·5
	but dyed, printed, mercerised or and otherwise che processed	mically	20.0

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III. Cotton fabrics, medium: Nava Paisa per square vard (1) Higher medium : (a) Grey
(b) Bleached and not otherwise processed. 6.0 6∙₹ (c) Shrink-proofed or/and organdic processed 9.0 (d) Other than bleached, shrink-proofed or/and organdic processed but dyed, printed, mercersied or/and otherwise chemically processed 7.5 (2) Lower medium: (a) Grey (b) Bleached and not otherwise processed. (c) Shrink-proofed or/and organdic processed (d) Other than bleached, shrink-proofed orland organdic processed but dyed, printed, mercerised or/and otherwise chemically processed 6.4 IV. Cotton fabrics, coarse: 4.0 (a) Grey (b) Bleached and not otherwise processed. (c) Shrink-proofed or/and organdic processed (d) Other than bleached, shrink-proofed or/and organdic processed but dyed, printed, mercerised or/and otherwise chemically processed 5.5

Explanation.—For the purposes of this notification—

- 'Lower medium fabrics' means fabrics in which the average count of yarn is 27s or more but is less than 26s.;
- (2) 'Higher medium fabrics' means fabrics in which the average count of varn is 26s or more but is less than 35s.;
- (3) 'Shrink-proofed fabric' means a fabric which has been subjected to any process such as sanforizing to make it shrink-resistant; and
- (4) Calendering will not be treated as processing.

[No. 72/58.]

G.S.R. 569.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts cotton fabrics, coarse, of the description specified below from so much of the duty leviable thereon under section 3 of the Central Excises and Salt Act, 1944 (1 of 1944) as is in excess of 3 naye paise per square yard provided that such cotton fabrics are cleared on payment of duty on or before the 30th September, 1958, namely:—

Dhoties and sarees lying packed in bales on the 3rd July, 1958.

Explanation.—For the purposes of this notification 'saree' means any type of grey, bleached, dyed or printed cotton fabrics of plain weave which—

- (i) has a width ranging between 33" to 52",
- (ii) has border or borders containing coloured yarn of width above 3/4" and not exceeding 2½",
- (iii) has heading or headings containing coloured yarn of width above 3" and not exceeding 9", and
- (iv) is commonly known by that name.

G.S.R. 570.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendments to the Central Excise Rules, 1944, namely:—

In the said rules.-

- (1) in sub-rule (1) of rule 96J, after the words, "a rate per shift per powerloom or power knitting machine per month" the following words shall be inserted, namely:—
 - "and may fix different rates for powerlooms employed on the production of different varieties of fabrics";
- (2) at the end of sub-rule (1) of rule 96K, the following words shall be inserted, namely:—
 - "and also the variety or varieties of fabrics which he intends to produce during the month next following";
- (3) in Appendix I in Form AR-6 (Central Excise Series No. 62A),
 - (1) after the words "immediately preceding the current calendar month", the following shall be inserted, namely:—
 - "the variety or varieties of fabrics which I/We intend to produce in the calendar month next following",
 - (11) at the end of paragraph 1, the following paragraph shall be inserted, namely:—
 - "I A Variety or varieties to be produced during the month next following".

[No. 74/58]

G.S.R. 571.—In pursuance of rule 96J of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry and in supersession of the notification of the Government of India, Ministry of Finance (Department of Revenue) G.S.R. No 205/58 dated the 1st April, 1958, the Central Government hereby fixes the following rates, per shift, per month, per powerloom employed by or on behalf of the same person in the manufacture of cotton fabrics, namely:

	If all powerlooms are employed in the manufacture only of medium and/or coarse fabrics	If one or more powerlooms are ena- ployed in the manu- facture of superfine and/or fine fabrics
	Rs.	Rs.
1. Where more than 100 but not more than 300 powerlooms are employed	40	90
2. Where more than 50 but not more than 100 powerlooms are employed	35	80
3. Where more than 24 but not more than 50 powerlooms are employed	30	60
4. Where more than 9 but not more than 24 powerlooms are employed	25	35
5. Where more than 4 but not more than powerlooms are employed	20	25
6. Where not more than 4 powerfooms are employed	Nıl	Nıl

Provided that where more than 4 powerlooms but not more than 9 powerlooms are employed by or on behalf of the same person, no duty shalf be payable in respect of first 4 powerlooms:

Provided further that where more than 9 powerlooms but not more than 24 powerlooms are employed by or on behalf of the same person, no duty shall be payable—

- (a) in respect of first 4 powerlooms, and
- (b) in respect of the next 5 powerlooms, in excess of Rs 20/- pcr powerloom, per shift, per month if employed in the manufacture only of medium and/or coarse fabrics or Rs. 25/- per powerloom, per shift, per month if one or more powerlooms are employed in the manufacture of superfine and/or fine.

[No. 75/58]

B. B BARMAN, Jt. Secy.